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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/708,397	02/29/2004	Chung-Yuo Wu	MSCP0020USA	2396
27765 7590 08/24/2007 NORTH AMERICA INTELLECTUAL PROPERTY CORPORATION P.O. BOX 506			EXAMINER	
			LARYEA, LAWRENCE N	
MERRIFIELD, VA 22116			ART UNIT	PAPER NUMBER
		3768		
			NOTIFICATION DATE	DELIVERY MODE
			08/24/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
	10/708,397	WU ET AL.				
Office Action Summary	Examiner	Art Unit				
	Lawrence N. Laryea	3768 ·				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNION 36(a). In no event, however, may a name will apply and will expire SIX (6) MONON cause the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on RCE	07/05/207.					
2a) ☐ This action is FINAL . 2b) ☐ This	This action is FINAL . 2b)⊠ This action is non-final.					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D	0. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1,2 and 4-6 is/are pending in the apple 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1,2 and 4-6 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on 29 February 2004 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	e: a)⊠ accepted or b)□ drawing(s) be held in abeyar tion is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	∧ □					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>See Continuation Sheet</u>. 	Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application				

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Continuation of Attachment(s) 3). Information Disclosure Statement(s) (PTO/SB/08), Paper No(s)/Mail Date :06/07/2007 01/05/2007 12/13/06 11/03/2006 09/15/2006.

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DETAILED ACTION

1. This Office Action is responsive to the Amendment filed 05 July 2007.

Claims 1,2, 4,5 and 6 are now pending. The Examiner acknowledges the amendments to claim 1 as well as the cancellation of claim 3.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 and 2 are rejected under 35 U.S.C. 102(b) as being anticipated by Paltieli (Patent 5647373) in view of Takano (Patent 5090414).
- 4. Re Claims 1 and 2:Paltieli teaches an injection device for detecting the position of a vein (target) of an examinee and injecting comprising: a housing (See Fig.1) where a pulse ultrasound probe (4) installed in front of the housing, and a microprocessor (32) installed in the housing wherein the pulse ultrasound probe comprises an oscillator for emitting a pulse ultrasonic signal toward the examinee along the direction of the housing and a sensor for receiving the ultrasonic signals reflected by the examinee and converting the reflected signals into electric signals to output to the microprocessor (See Col. 7, lines 1-10 Col. 7, lines 31-35); a propeller which is made up of two motors (motors, 25 and 45) is capable of moving the house along the direction of the

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pulse ultrasonic signals (aiming position which could be parallel direction) (See Col. 4, lines 56-57); and a syringe(needle) coupled to the propeller (See Col. 4, lines 65-67), to move along the direction of the pulse ultrasonic signals by the propeller (See Col. 3, lines 14-20) and the propeller (See Figures 2 and 5) comprising a clipper (See Figures and 5 which made up of 5, 8,42,43,44,45,23 and 40) for clipping a syringe couple to the propeller, the syringe being moved along the direction of the pulse ultrasonic signals by the propeller, and the motor contacting with the clipper for conveying the clipper with respect to the housing along the direction of the pulse ultrasonic signals (See Fig. 1).

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- **5.** Paltieli teaches all the claimed invention, see supra, however Paltieli does not teach that the motor is fixed to the housing of the housing of the pedestal and immovable with respect to pulse ultrasound probe.
- 6. Takano teaches a motor (31) fixed to the housing of the housing of the pedestal and immovable with respect to pulse ultrasound probe (See Figures 3,5 and 8).

It would have been obvious to one having ordinary skill in the art at the time invention was made to device of **Paltieli** to incorporate similarly teachings of **Takano** in order to direct the syringe to required locations.

- 7. Claims 4,5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Paltieli** in view of **Takano** and further view of **Smith (Patent 6656164).**
- 8. **Paltieli** in view of **Takano** disclose the claimed invention, see rejection supra; however **Paltieli** in view of **Takano** do not disclose the medical injection device has a

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cover that covers the front end of the housing and the inner wall of the housing and an aperture is formed on the housing to contain the clipper inside an inner wall of the housing.

Further, **Paltieli** teach an injection device for detecting the position of a vein (target) comprising a pulse ultrasound probe, a sensor, a microprocessor and a propeller for to moving a housing along the direction of the pulse ultrasonic signals probe and a clipper that clips the needle (**See Col. 4**, **lines 35-38 Col. 4**,**lines 57-61 and Fig. 1**).

9. **Smith** discloses a medical injection device that has a cover (15) that covers the front end of the housing and the inner wall of the housing (See Figures 3 and 4 of Smith).

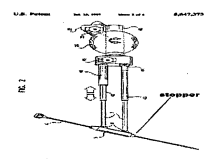
It would have been obvious to one having ordinary skill in the art at the time invention was made to modify the medical injection device of **Paltieli** in view of **Takano** to include a covers that covers the front end of the housing and the inner wall of the housing similar to that **Smith** in order to protect and prevent the needle from infection, germs and damages.

10. Applicant has not disclosed that "an <u>aperture is formed on the housing</u> to contain <u>the clipper</u>" provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected the clipper of **Paltieli**, and applicant's invention to perform equally well with or without an aperture formed on the housing to contain the clipper, as any form of clipper, would perform or yield the same function of movement of the needle (syringe) to any desired locations where ultrasonic signals occurred.

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Therefore, it would have been prima facie obvious to modify **Paltieli** to obtain the invention as specified in claim 4 because such a modification would have been considered a mere design consideration which fails to patentably distinguish over the prior art of **Paltieli**.

See diagram for a stopper



Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Schwartz (Patent 6056690) disclose an intravenous location device comprising a pulse ultrasound probe, a sensor and microprocessor which is configured with propeller (motor) to move (x-y directions) according to predetermined levels in respect to the signals received (reflected) from the pulse ultrasound probe.

Paltieli (Patent 6311540) disclose an intravenous location device comprising a pulse ultrasound probe, a sensor and microprocessor which is configured with propeller to move in respect to signals from the pulse ultrasound probe.

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Lawrence N. Laryea whose telephone number is 571-

272-9060. The examiner can normally be reached on 9:30 a.m.-5:30 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Eleni Mantis-Mercader can be reached on 571-272-4740. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

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LNL

Eleni, Mantis-Mercader

Supervisory Patent Examiner

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